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COUNSELORS AT LAW

July 14, 2016

VIA ECF

Honorable Gary L. Sharpe Senior U.S District Court Judge U.S. District Courthouse and Federal Building James T. Foley U.S. Courthouse 445 Broadway, Room 112 Albany, NY 12207

Re: CAR-FRESHNER Corporation and Julius Sämann Ltd. vs. Crocs, Inc. Civil Action No.: 7:16-CV-68(GLS/TWD)

Dear Judge Sharpe:

I represent Plaintiffs, CAR-FRESHNER Corporation and Julius Sämann Ltd., in the above referenced matter. I write to respectfully request a short 5-day extension of Plaintiffs' time to respond to Defendant's Motion to Dismiss pursuant to Rule 12(c) (Dtk. No. 28), from July 18, 2016 to July 25, 2016, and a corresponding 5-day extension of Defendant's time to Reply from July 25, 2016 to August 1, 2016. The Motion is on submit, returnable on August 4, 2016. The requested extension is sought to allow sufficient time to respond to the Motion, which was filed at the beginning of long planned vacations for both myself, and co-counsel for Plaintiffs, Jonathan King. We have conferred with counsel for Defendant, who consents to this request. To the extent this proposed extension meets with Your Honor's approval, we request that you kindly "So Order" the same.

Respectfully submitted,

HANCOCK ESTABROOK, LLP

Ashley D. Hayes

ADH/lmr

cc: All Counsel of Record

CERTIFICATE OF SERVICE

I hereby certify that on July14, 2016, I caused the foregoing letter request to be filed with the Clerk of the District Court using the CM/ECF system, which is believed to have sent notification of such filing to the following:

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Dated: July 14, 2016.

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s/Ashley D. Hayes
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